REMARKS

In response to the Official Action dated March 24, 2006, Applicants respectfully request reconsideration.

The Examiner alleges that the response filed on January 9, 2006 is "not fully responsive" because it allegedly "failed to provide support in specification for the amendments made to the claims." Applicants are somewhat surprised by the Examiner's request since the amendments were so slight and their basis in the original application so clear.

In any event, support for the fact that processing may include coding or transcoding can be found, for example, on page 7, the last paragraph, starting on the third line, or on page 13, the second paragraph. The Examiner is invited to also see the originally-filed claim 7.

That the first layer may be the application layer finds example support on page 7, first paragraph, last line and in originally-filed claim 5. The addition of the term "the computer-readable" in claims 14 and 15 clarifies an implicit feature. Page 9, for example, mentions computers which, of course, implies computer-readability.

Withdrawal of the Examiner's objection regarding responsiveness is respectfully requested. If the Examiner has any further questions regarding the responsiveness of the prior amendment, Applicants respectfully request that the Examiner contact the undersigned at the telephone number noted below.

Claim 1 has been amended to relocate the phrase "including coding or transcoding of video data" after "processing of video data" to improve the readability of claim 1.

Entry of this amendment and reconsideration based on the points made above and those made in the response filed on January 9, 2006 is respectfully requested.

HORN et al. Appl. No. 09/780,416 April 6, 2006

Respectfully submitted,

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